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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
Office Action Summary		09/824,527	JOHNSON, KIRK				
		Examiner	Art Unit				
		Joseph E. Avellino	2446				
The MAILING I Period for Reply	DATE of this communication app	pears on the cover sheet with the c	correspondence address				
THE MAILING DATE  - Extensions of time may be after SIX (6) MONTHS from  - If the period for reply specif  - If NO period for reply is specif  - Failure to reply within the second	OF THIS COMMUNICATION. available under the provisions of 37 CFR 1.1 in the mailing date of this communication. ied above is less than thirty (30) days, a replicified above, the maximum statutory period vet or extended period for reply will, by statute office later than three months after the mailing	Y IS SET TO EXPIRE 3 MONTH( 36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE g date of this communication, even if timely filed	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1) Responsive to	communication(s) filed on <u>14 O</u>	<u>ctober 2008</u> .					
2a)⊠ This action is <b>F</b>	This action is <b>FINAL</b> . 2b) This action is non-final.						
3) Since this appli							
closed in accor	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-51 a</u>	Claim(s) <u>1-51 and 61-89</u> is/are pending in the application.						
4a) Of the abov	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)☐ Claim(s)	Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-51 a</u>	☑ Claim(s) <u>1-51 and 61-89</u> is/are rejected.						
7) <u></u> Claim(s)	Claim(s) is/are objected to.						
8) Claim(s)	Claim(s) are subject to restriction and/or election requirement.						
Application Papers							
9)☐ The specificatio	9)☐ The specification is objected to by the Examiner.						
10) The drawing(s)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may no	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C.	. § 119						
a) All b) So  1. Certified  2. Certified  3. Copies of application	me * c) None of: copies of the priority document copies of the priority document of the certified copies of the prio on from the International Burea	s have been received in Applicati rity documents have been receive	on No ed in this National Stage				
Attachment(s)							
1) Notice of References Cit		4) Interview Summary					
	Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P	ate Patent Application (PTO-152)				
<ol> <li>Information Disclosure S Paper No(s)/Mail Date</li> </ol>	tatement(s) (PTO-1449 or PTO/SB/08)	6) Other:	atom, pproducti (1.10.102)				

## **DETAILED ACTION**

1. Claims 1-51, and 61-83 are pending; claims 1, 19, 35, 40, 45, and 47 are independent.

## Claim Rejections - 35 USC § 103

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-7, 11-16, 18-24, 28-30, 32, 33, 35, 36, 38, 39-41, 43-48, 50, 51, 62, 64, 66, 68, 70, 72, 74-79, and 84-89 are rejected under 35 U.S.C. 103(a) as being unpatentable over Primak et al. (Pub. No. 2001/0039585) (hereinafter Primak) in view of Aman et al. (USPN 5,603,029) (hereinafter Aman).

3. Referring to claim 1, Primak discloses a system for optimizing server selection for clients from among a plurality of servers in a packet communication network (Figure 1; abstract), the system comprising:

a plurality of servers for alternatively responding to client requests (Figure 1, reference characters 30a-e);

a central server (DNS server) that maintains server selection weights (i.e. capacity information), and, based on the weights, provides in response to a client request (i.e. on receipt of a client query), a candidate server list (i.e. either all or a subset of DNS agents on the server cluster zones for which the DNS server 10 has

Art Unit: 2446

received server selection weight information) for responding to a client request to a network node (i.e. the DNS server) adapted to interrogate (i.e. ping as stated by Applicant on page 8 of the disclosure) the individual servers represented in the candidate server list, the central server receiving feedback (i.e. measurement statistics) indicating service by individual servers in response to client requests by the individual servers (i.e. via the DNS agents 32 of each cluster) and modifying the server selection weights based on the feedback (Figure 1; abstract; p. 2, ¶ 25; p. 3, ¶ 31). Primak furthermore discloses comprising a DNS server 10 which receives the client request from the client (p. 2, ¶ 25); and based on the client requests, forwards the client requests to the central server (since the central server is part of the DNS server, it inherently forwards this request to the server when a resolution is to be made based on the server cluster.

Primak does not specifically returning a candidate list of at least two candidate servers back to a DNS from the central server. In analogous art, Aman discloses another server selection mechanism which discloses generating a plurality of eligible server lists and candidate server lists and specifies the maximum number of servers which are passed to a client application (Figures 5-7; col. 18, lines 33-44). It would have been obvious to one of ordinary skill in the art to combine the teaching of Aman and its output server list being sent to the DNS server in order to further distribute the load amongst the servers in the system, thereby further ensuring the likelihood of overloading any of the servers in the cluster.

4. Claim 2 is rejected for similar reasons as stated above.

- 5. Referring to claim 3, Primak discloses the invention substantively as described in claim 2. Primak further discloses interrogating candidate servers in the candidate server list (p. 2, ¶ 25).
- 6. Referring to claim 4, Primak discloses the invention substantively as described in claim 3. Primak further discloses selecting a candidate server based on the interrogation (p. 3, ¶ 31).
- 7. Referring to claim 5, Primak discloses the invention substantively as described in claim 4. Primak further discloses indicating to the selected candidate server that it has been selected to provide service to the requesting client (it is inherent that when the client sends its request to the selected candidate server via a redirection packet, the server will know that it has been selected to provide service to the requesting client, since the only way for the client to be serviced by the particular server in the cluster is to request the address from the DNS server) (p. 3, ¶ 31).
- 8. Referring to claim 6, Primak discloses the invention substantively as described in claim 3. Primak further discloses the DNS server returns to the requesting client the address of the first server to respond to the interrogation (Primak uses this term as the "shortest RTT" or Round Trip Time; since all interrogation requests are sent virtually

Art Unit: 2446

simultaneously, it would be deduced that the server with the lowest RTT would be the first server to respond to the interrogation) (p. 3,  $\P$  29).

- 9. Claim 7 is rejected for similar reasons as stated above.
- 10. Referring to claim 11, Primak discloses each candidate server in the candidate server list is unique from each other candidate server in the list (i.e. there are no duplicate servers returned to the client, merely only ones which are above threshold) ( Figure 1; p. 2, ¶ 23; p. 3, ¶ 31).
- 11. Referring to claim 12, Primak discloses the feedback occurs at a requested event (i.e. when requested to by the DNS server) (p. 3, ¶ 27-29).
- 12. Referring to claim 13, Primak discloses the weights are based on a bias factors to reduce convergence time, the bias factors including geographical location (Primak discloses returning the server with the shortest RTT, or round trip time, the server geographically closest to the client will have the higher RTT, and thereby be biased towards that particular server in the weighting of the servers) (p. 2,  $\P$  29).
- 13. Referring to claim 14, Primak discloses the invention substantively as described in claim 1, however does not specifically state the weights sum to one, however it is well known that many routing systems utilize a percentage system allocating x percent to a

Application/Control Number: 09/824,527

Art Unit: 2446

particular server, y percent to another server, etc. These percentages result in a totality of 100 percent, which equals one. By this rationale, "Official Notice" is taken that providing the weights sum to one is well known and expected in the art. It would have been obvious to one of ordinary skill in the art to modify the teaching of Primak to include the weights summing to one in order to reduce complexity of the system.

Page 6

- 14. Referring to claim 15, Primak discloses the invention substantively as described in claim 1. Primak does not disclose the central server includes vectors of server selection weights for subsets of clients. However, it is common knowledge that a DNS server caches certain aspects of a client's session with a server (i.e. maintains state information and would be able to redirect to an appropriate server if the client has an affinity towards that particular machine, either geographical or security). Taken in context with the invention disclosed in Primak, it would have been obvious to one of ordinary skill in the art to include caching weights of servers for particular clients for faster redirection and less transactional overhead.
- 15. Referring to claim 16, Primak discloses the central server includes multiple central servers organized as a distributed system (p. 2, ¶ 25).
- 16. Referring to claim 18, Primak-Aman discloses the candidates represented in the candidate server list are pseudo-randomly selected based on the weights (they are based on feedback received from the servers, which factor upon the current loads of the

Art Unit: 2446

servers, thereby providing a randomness to the selection factor, there is no actual scheme, such as round-robin, to select the next server, thereby it is considered a pseudo-random selection) (Primark: e.g. abstract; Leighton: "random priority list of desired servers", see rejections above).

17. Claims 19-24, 28-30, 32, 33, 35, 36, 38, 39-41, 43-48, 50, 51, 62, 64, 66, 68, 70, 72, 74-79, and 84-89 are rejected for similar reasons as stated above. Furthermore Primak discloses the servers include multiple servers organized as a distributed system (i.e. server clusters) (Figure 1). Primak discloses the DNS interrogating the candidate servers to measure server capacity information (i.e. server congestion) (p. 2, ¶ 23). Primak does not specifically disclose that the weights sum to one, however this is supplied in Logan (Table V, col. 9: "traffic dist" used as percentages). Primak furthermore discloses the network node (i.e. DNS server) choosing the server from the candidate server list based on probes (i.e. see rejection above).

Claims 17, 34, and 80 are rejected under 35 U.S.C. 103(a) as being unpatentable over Primak-Aman in view of Meek et al. (USPN 6,539,426) (hereinafter Meek).

18. Referring to claim 17, Primak-Aman discloses the invention substantively as described in claim 1. Primak-Aman does not disclose the client interrogates the candidate servers in the list to measure network performance. Meek discloses another

Art Unit: 2446

load balancing method wherein client interrogates the candidate servers in the list to measure network performance (col. 10, lines 6-27). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Meek with Primak-Aman to adequately provide business applications programs that are distributed amongst the servers in the network providing redundancy and increased application usage as supported by Meek (col. 1, lines 45-50).

19. Claims 34 and 80 are rejected for similar reasons as stated above.

Claims 8-10, 25-27, 37, 42, 49, 73, and 81-83 are rejected under 35 U.S.C. 103(a) as being unpatentable over Primak-Aman in view of Guenthner et al. (USPN 6,134,588) (hereinafter Guenthner).

20. Referring to claim 8, Primak in view of Logan discloses the invention substantively as described in claim 1. Primak in view of Logan does not disclose the candidate server list includes extra, randomly selected, candidate servers beyond the candidate servers selected based on the weights. In analogous art, Guenthner discloses another server load balancing method wherein the candidate server list includes extra, randomly selected, candidate servers beyond the candidate servers selected based on the weights (e.g. abstract; Figure 8; col. 8, lines 25-50). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Guenthner with Primak to provide a client-side solution to

Art Unit: 2446

ensure availability of Web services to a Web browser as supported by Guenthner (col. 1, lines 65-67).

- 21. Referring to claims 9 and 10, Primak-Aman discloses the invention substantively as described in claim 1. Primak-Aman does not disclose the randomly selected candidate servers are a fixed number/percentage (a percentage is a number) beyond the number of servers selected based on the weights. Guenthner discloses including randomly selected servers based on the weighting (e.g. abstract; Figure 8; col. 8, lines 25-50). It would be obvious to a person of ordinary skill in the art at the time the invention was made to combine the teaching of Guenthner with Primak to provide a client-side solution to ensure availability of Web services to a Web browser as supported by Guenthner (col. 1, lines 65-67).
- 22. Claims 25-27, 37, 42, 49, 73, and 81-83 are rejected for similar reasons as stated above.

Claims 61, 63, 65, 67, 69, and 71 are rejected under 35 U.S.C. 103(a) as being unpatentable over Primak-Aman in view of Lin (USPN 6,298,451).

23. Referring to claim 61, Primak-Aman discloses the invention substantively as described in claim 1. Primak-Aman does not specifically disclose the client is the node adapted to interrogate individual servers. In analogous art, Lin discloses another

Art Unit: 2446

system for optimizing server selection which discloses a client interrogating servers from a candidate server list (col. 5, lines 7-19; col. 6, lines 15-39). It would have been obvious to one of ordinary skill in the art to combine the teaching of Lin with Primak-Aman in order to reduce the load off of the DNS server of Primak-Aman in order to allow the client, which is less loaded than a DNS server, the task of determining if a candidate server is available, thereby reducing overhead transactions on the DNS server, thereby allowing more efficient processing of incoming DNS requests.

24. Claims 63, 65, 67, 69, and 71 are rejected for similar reasons as stated above.

## Response to Arguments

- 25. Applicant's arguments filed October 14, 2008 have been fully considered but they are not persuasive.
- 26. In the remarks, Applicant argues, in substance, that Aman discloses the inclusion of servers not based on weights, but on thresholds. The Examiner disagrees.

  Applicant's attention is directed to Aman, Fig. 9B, ref. 950. The Client\_Server\_List (i.e. candidate server list) is filled from the remaining\_server list based on the weights (i.e. server with the largest weight is selected to be on the list), this process continues until the remaining\_server list is empty or the client\_server\_list becomes full (see Aman: col. 25, lines 57 to col. 26, line 24). This clearly meets the claimed candidate server list including at least two server addresses selected based on weights corresponding to

Art Unit: 2446

candidate servers. By this rationale, the rejection is maintained.

## Conclusion

27. Applicant has failed to seasonably challenge the Examiner's assertions of well known subject matter in the previous Office action(s) pursuant to the requirements set forth under MPEP §2144.03. A "seasonable challenge" is an explicit demand for evidence set forth by Applicant in the next response. Accordingly, the claim limitations the Examiner considered as "well known" in the first Office action, are now established as admitted prior art of record for the course of the prosecution. See In re Chevenard, 139 F.2d 71, 60 USPQ 239 (CCPA 1943).

28. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2446

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph E. Avellino whose telephone number is (571) 272-3905. The examiner can normally be reached on Monday-Friday 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey C. Pwu can be reached on (571)272-6798. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/Joseph E. Avellino/ Primary Examiner, Art Unit 2446